The claims remaining in the application are 11-20.

## **REMARKS**

In reviewing the application, the Applicants found a few inadvertent clerical errors that should be corrected. The Applicants apologize for any confusion they may have caused.

The last line of paragraph [0008] on page 2, lines 18-20 was poorly worded and required clarification. In paragraph [0022], the use of substituent R<sup>5</sup> for structures (IIIa), (IIIb) and (IIIc), was ill-advised since this substituent was already used in the preceding paragraph [0021] for structure (II); thus is now changed to R<sup>8</sup> (simply the next in sequence). In line 16 on page 6 in paragraph [0022], the mention of substituent R<sup>6</sup> was ill-advised since this substituent was used in paragraph [0023] in reference to structure (IV). Since this sentence was to define the R substituent for structures (IIIa)-(IIIc), it has been changed to R<sup>8</sup>. Similarly, in claim 14, the substituents R<sup>5</sup> were changed to R<sup>8</sup> to conform to this new nomenclature. Finally, the third sentence in paragraph [0037], page 10, lines 15-17 was poorly worded and clarified. All of these changes were simply to correct inadvertent clerical errors to make the application read better, and were not made for any substantial reason related to patentability.

It is respectfully submitted that the amendments and arguments presented above place the claims in condition for allowance. Consideration and allowance of the claims, as amended, are respectfully requested. The Examiner is respectfully reminded of his duty to indicate allowable subject matter. The Examiner is invited to call the Applicants' attorney at the number below for any reason, especially any reason that may help advance the prosecution.

Respectfully submitted, JOHN A. SCHIELD et al.,

David L. Mossman

Registration No. 29,570 Attorney for Applicants Telephone No. 512/219-4026